

APPLICATION FOR PAYMENT
1945 Mainland Sugarcane Program
(Pursuant to the Sugar Act of 1937, as Amended)

(State and county code and application serial number)

SECTION I—REPRESENTATIONS AND APPLICATION FOR PAYMENT

Each person whose signature appears in Section VII of this application hereby applies for payment, pursuant to Title III of the Sugar Act of 1937, as amended (hereinafter referred to as the "act"), with respect to the crop of sugarcane planted on the farm covered by this application for the extraction of sugar during the 1945-46 crop season, and hereby certifies that:

1. Except as shown by the deduction made in item 24 of Section V, no child under the age of fourteen years was employed or permitted to work, whether for gain to such child or any other person, in the production, cultivation, or harvesting of the sugarcane, except a member of the immediate family of a person who was the legal owner of not less than 40 per centum of the crop at the time such work was performed; and no child between the ages of fourteen and sixteen years was employed or permitted to do such work, whether for gain to such child or any other person, for a longer period than eight hours in any one day, except a member of the immediate family of a person who was the legal owner of not less than 40 per centum of the crop at the time such work was performed.
2. No change was made in the leasing or operating agreements for the purpose of diverting to any producer any payments to which share-tenants or sharecroppers would be entitled if the 1944 leasing or operating agreements were in effect, and there has been no interference by any producer with contracts heretofore entered into by tenants or sharecroppers for the sale of their sugarcane.
3. The application covers all land in this county farmed as a unit, within the meaning of the regulations pertaining thereto, issued by the Secretary of Agriculture. All other counties in which any part of this farming unit is located are indicated on the reverse side. The farming practices required under determinations issued by the Secretary of Agriculture, pursuant to section 301 (e) of the act (shown in Section IV hereof), have been carried out in 1945 on land which is adapted to the production of sugarcane for sugar, in accordance with farming methods commonly used in the community in which the farm is located and specifications approved by the Director of the Southern Division of the Agricultural Adjustment Agency.
4. The data set forth in Section V hereof, relative to planted, harvested, and abandoned acres and sugarcane marketed (or processed by the producer) for the extraction of sugar during the 1945 crop year, are correct.
5. The bona-fide abandoned sugarcane for sugar, as shown in item 13 of Section V hereof, was on land suitable for the production of sugarcane for sugar and was cultivated up to the time of abandonment in a manner suitable for the production of a normal crop of sugarcane for sugar on the land.
6. The cause of the abandonment of planted acres and crop deficiency of harvested acres, as shown in Section V hereof, is correct.
7. All persons employed in the production, cultivation, and harvesting of the sugarcane have been paid in full for all such work and have been paid wages for work performed at rates not less than those determined by the Secretary of Agriculture to be fair and reasonable, except the persons specified in Section VI of this application, to whom the amounts therein indicated were not so paid because, after every reasonable effort was made, such persons could not be located, or because the necessary funds were not available.
8. The producers whose names appear in Section VII of this application are all of the producers of the sugarcane. The percentage shares of the payment for each producer and the deductions of amounts payable to laborers therein are correct.
9. None of the producers of the sugarcane was, during the 1945-46 crop season, directly or indirectly a processor of sugarcane for sugar, except the producer whose certification appears in Section III of this application.

SECTION II—CERTIFICATION OF COUNTY COMMITTEE

The member of the county committee whose signature appears in Section VIII of this application hereby certifies for the county committee that it has considered the foregoing representations and examined the evidence submitted in support thereof, and that to the best of its knowledge and belief:

1. The data and representations in this application for payment are complete and correct.
2. The amount of sugar commercially recoverable from the sugarcane marketed (or processed) for the extraction of sugar and the normal yield of commercially recoverable sugar specified in Section V have been calculated in accordance with the applicable determination of the Secretary of Agriculture and farming practices were carried out to the extent and in the manner specified in the applicable determination of the Secretary of Agriculture.
3. If an amount of commercially recoverable sugar has been entered in item 16 and/or 19 of Section V, the acres that were abandoned, or the acres with respect to which there was a crop deficiency, were suitable for the production of sugarcane and were cared for, up to the time of harvest or abandonment, as the case may be, in a manner which could have been expected, under average conditions, to produce a normal crop of sugarcane, and the farming unit covered by this application is eligible and approved for an abandonment and/or deficiency payment with respect to such amount of sugar.
4. If two or more producers share in the payment, the percentage shares thereof, as shown in column E, Section VII, are in accordance with the leasing or operating agreements.
5. If any person has signed in Section VII in a representative or fiduciary capacity, he has authority to act in the capacity shown.
6. The signatures appearing in Section VII are those of the producers whose names appear in that section.

SECTION III—CERTIFICATE OF PRODUCER—PROCESSOR

I, the undersigned producer, having been directly or indirectly a processor (in accordance with the determination of the Secretary of Agriculture, pursuant to section 301 (d) of the act) during the 1945-46 crop season, through my connections with _____, a processor of sugarcane for sugar, hereby certify that such processor has

paid or contracted to pay, under either purchase or toll agreements, for all sugarcane grown by other producers and processed by him at rates not less than those determined by the Secretary of Agriculture, pursuant to section 301 (d) of the act, to be fair and reasonable.

(Signature of producer-processor)

(Signature of producer-processor)

(Signature of producer-processor)

(Signature of producer-processor)

(Sugarcane farm serial number)

County

1945 Mainland Sugarcane Program

(Other counties in which part of the farming unit is located)

Date of filing in county office.

Transmittal No.

[illegible]

Sugarcane acreage:

1. Acreage harvested for sugar (acres).....
2. Acreage harvested for seed (acres).....
3. Total of items 1 and 2 (acres).....
4. Acreage harvested for syrup (acres).....
5. Acreage harvested for other purposes . . (acres).....
6. Acreage not harvested (acres).....
7. Total planted acreage (the sum of items
3, 4, 5, and 6) (acres).....

8. Sugarcane marketed (or processed) for the
extraction of sugar (short tons)

9. Sugarcane marketed for syrup (short tons)

Commercially recoverable sugar from the sugarcane marketed (or processed by the producer) for the extraction of sugar:

10. Average sucrose content (percent) _____
11. Sugar commercially recoverable per short
ton of sugarcane (cwt.) _____
12. Total commercially recoverable sugar
(item 8 x item 11) (cwt.)

Commercially recoverable sugar with respect to bona-fide abandonment of planted acreage:

(Cause of abandonment.....)

13. Sugarcane abandoned (bona-fide) (acres) _____
14. Normal yield per acre (cwt.) _____
15. Normal yield of abandoned acreage (item 13
x item 14) (cwt.) _____
16. One-third of normal yield of abandoned acreage
(1/3 of item 15) (cwt.)
- Commercially recoverable sugar with respect to
crop deficiency of harvested acreage:**
- (Cause of deficiency) _____
17. Normal yield of harvested acreage
(item 1 x item 14) (cwt.) _____
18. Eighty percent of normal yield of harvested
acreage (80% of item 17) (cwt.) _____
19. Deficiency (item 18 minus item 12) (cwt.)

Summarization of Payment:

20. Total commercially recoverable sugar for payment (the sum of items 12, 16, and 19) . (cwt.).....
21. Total payment (item 20 x \$0.80) \$
22. Reduction pursuant to section 304(c) of the act . . . \$
23. Authorized payment (item 21 minus item 22) . . . \$
24. Deduction because of employment of child labor

Children	Days	Child-days	
			at \$10.00 \$

- NET PAYMENT (item 23 minus item 24) \$_____

Name of producer owing wages to laborer A	Name of laborer not fully paid B	Address of such laborer C	Unpaid wages D	Amount payable hereon E
		Total		

Name of producer	Acres harvested for the extraction of sugar	Amount of commercially recoverable sugar	Abandoned acres	Percentage share	Net payment	Deduction for payments to laborers	Amount payable to producer
A	B	C	D	E	F	G	H
					\$.		
					\$.		
					\$.		
					\$.		
Total				100	\$		

Signature of applicant

Address of applicant

Signature of witness:

¹ Required only if producer's signature is made by mark (X).

SECTION VIII - CERTIFICATE OF COUNTY COMMITTEE
The county committee recommends that payment be made in accordance with the representations and data shown herein.

Date _____, 1946

(Signature of county committeeman)